TERMS-\$1.50 a Year, In Advance

Best equipped job printing establishment in Southeast Missouri. Insure satisfaction. Pric-

es reasonable.

TRY US

OUR GOD, OUR COUNTRY AND TRUTH.

IRONTON. MO., THURSDAY, AUGUST 25, 1910.

NUMBER 11



The Wise Trainer of Athletes

Knows that the moderate use of a mild stimulant is beseficial to his charges. The vast majority of such men recommend

Budweiser

Because it is nourishing and refreshing and quickly relieves the tired feeling that may result from physical exercise. Budweiser is highest, in price yet leads in sales, which proves that its superiosity is recognized everywhere

. Bettled only at the Anheuser-Busch Brewery ST. LOUIS, MO.

Aug. Ricks & Son, Distributors, Ironton, Ma.

Order of Publication.

In the Circuit Court of Iron county Missouri, Wednesday, May 4th, 1910, and pinth day of April term, the following among other proceedings was hereof be published according to law

and to the use of J. N. Lewis, Collector of the Revenue of Iron county, Missouri,

against J W. Kerr, Benjamin F. Govero, C. M. Woolem, James M Drummond, Asbury C. Farnham, the unknown beirs and devisees of Asbury C. Farnham deceased; John H. Weber, M. F. Durbin and Margaret A. Jones

Farnham deceased; John H. Weber, M. F. Durbin and Margaret A. Jones and J. M. Perry.

[Action to Enforce Lien for Taxes]

Now at this day comes the plaintiff, J. N. Lewis, Collector of the Revenue of Iron county, Missouri, and shows among other things, that the defendant, J. M. Perry, cannot be found in the City of St. Louis, as is shown by the non-est return of the Sheriff of the City of St. Louis, as is shown by the non-est return of the Sheriff of the City of St. Louis, to whom summons was heretofore directed, and the Court being satisfied that process cannot be served on said defendant in the State of Missouri; it is, therefore, ordered by the judge of this court that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri, belonging to the said defendants for back taxes for the years 1904, 1905, 1906 and 1907, to wit:

The northeast quarter of the southeast quarter, section 38, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast quarter, section 27, township 32, range 3 east, 40 acres; the northeast q

And unless they be and appear at the next term of said court, to be holden for the County of Iron, and State of Missouri, at the court house order the circuit court of Iron country, Missouri, answer or demur to said plaintiff's pener of the use of J. N. Lewis, collector of the revenue of Iron country, Missouri, and said real estate, or so much there.

ORDER OF PUBLICATION.

In the circuit court of Iron country, Missouri, and the circuit court of Iron country, Missouri, and said real estate, or so much there.

ORDER OF PUBLICATION.

In the circuit court of Iron country, Missouri, and eighth day of the land. Tuesday, May 3d, 1910, and eighth day of the land. The Public School Fund of Township of the American doctrine of free-state of Missouri, and the cast front door of the Court from the public School Fund of Township of the American doctrine of free-state of Missouri, and the cast of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of free-state, \$200;

To the Public School Fund of Township of the American doctrine of the Public School Fund of Township of the American doctrine of the Public School Fund of Township of the American doctrine of the Public School Fund of Township of the American doctrine of the Public School Fund of Township of the American doctrine of the Public School Fund of in said county, on the fourth Monday

of as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued

in the IRON COUNTY REGISTER, a The State of Missouri at the relation weekly newspaper published in said J. M. HAWKINS, Clerk.

uit court of Iron County, Missouri, May 3d, 1910, and eighth day of rm, the following among other proceed-re had:

guarter, section 22, township 32, range 3 east, 40 acres; the southwest quarter, section 27, township 31, range 3 east, 40 acres; the north half of the southeast quarter, section 18, township 32, range 3 east, 50 acres; the northwest quarter of the southwest quarter of the southwest quarter, section 28, township 32, range 3 east, 50 acres; the northwest quarter of the southwest quarter, section 28, township 32, range 3 east, 40 acres; situate in Iron County Missouri.

(An itemized statement in the nature of a tax bill showing the amount of taxes, interest and costs now due on an id real estate for the years aforesaid, amounting in the aggregate to the sum of \$33.69, is filled with said petition, as provided by law.)

And unless they be and appear at the next term of said plaintiff spetition, in same will be taken as confessed, judgment, interest and costs, be sold under a secial fieri facias to be issued thereon. It is forther ordered that a sopy hereof be published according to law in the Iroo Courty Richard according

A trac copy:
Attast, with seal this 12th day of August, 1910.

J. M. HAWKINS, Glerk

Iron County Circuit Court.

ORDER OF PUBLICATION

It is further ordered that a copy

A true copy: Attest, with seal, this 13th day of [SEAL] August, 1910. J. M. HAWKINS, Clerk

ORDER OF PUBLICATION.

(SEAL)

A true copy:
Attest, with seal, this 13th day of August,
(SEAL)

1910.

J. M. HAWKINS, Clerk
Iron County Circuit Court.

ORDER OF PUBLICATION.

William T. Travis, W. A. Knotts, executor and trustee.

and trustee.

(Action to enforce lien for taxes.)

(Action to enforce lien for taxes.)

Now at this day comes the plaintiff, J. N.

Lewis, collector of the revenue of iron cougly, Missouri, and shows by the non-est return of the Sheriff of Jackson county, I whom summons was heretofore directed) that the defendant, W. A. Knotts, cannot be found in the State of Missouri, and the courbeing satisfied that process cannot be served on said defendant; and, therefore, cannot be summoned in this action by the ordinary process of law in this State; It is, therefore ordered by the judge of this court that publication be made notifying said defendant that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the state of Missouri, on the following real estate, belonging to the said iefendants, for back taxes for the year 1907, ow it:

The west half of the northeast quarter of

defendants, for back taxes for the year 1907, to wit:

The west half of the northeast quarter of section 27, township 32, north, of range 3 sast, 80 acres, in fron Country, Missouri.

(An itemized statement in the nature of a tax bill showing the amounting in the aggregate to the sum of \$1.2\$, is filed with said petition as provided by law.)

And unless they be and appear at the next term of said court to be holden for the court-house in said county on the fourth Monday in October next, 1919, and on or before the third day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead, answer, or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fleri facias to be issued thereon.

It is further ordered that a copy hereof be nterest and costs, or some time.

Ref facias to be issued thereon.

It is further ordered that a copy hereof by
published according to law in the IROS

JOUNTY REGISTER, a weekly newspaper pub
lished in said county of Iron, and state of

Missouri.

J. M. HAWKINS, Clerk.

A true copy:
A true copy:
Attest, with seal, this 8th day of June,
(SEAL) 1916.
J. M. HAWKINS, Clerk
Fron County Circuit Court.

An Historic Verdict.

John F. Geeting, a Chicago lawyer who still prizes the legal landmarks of American liberty, is reported to have proposed August Fourth instead of July Fourth as the anniversary of American independence. His allusion is to the acquittal of John Peter Zenger, August 4, 1735, by a jury, at New York, upon charges of seditious

The judges in the Zenger case, appointed by the British crown, instructed the jury that if they dedided that Zenger had in fact published the articles complained of, they must find him guilty; for it was not within their province to decide whether or not the articles were unlawful, this being the function of the judge, whose instructions in that respect they must obey. Inasmuch as Zenger had published these articles, which made accusations against Colonial officials, and did not deny it but tried to prove them true and was not allowed to do so, the jury would have been compelled to convictif they had allowed the judges to decide the law of libel for them. But Andrew Hamilton-the old Colonial democrat and leader of the Philadelphia bar,-who came into the case because the Colonial judges of New York had arbitrarily disbarred all Zenger's local
lawyers, urged to the jury; in spite
of interruptions and admonitions
from the indeed state Annual and the second of the northeast corner of the
above land; also, the north half of the
southeast quarter of section 25, township 31,
north, of range four east, excepting so much
of said tract of land heretofore deeded by
James Vaughn and wife to W. N. Davis, by Guilty," made the jury the judge not only of the facts in the case but also of the law of the case.

"Not Guilty," was the jury's verdict, and from that distant day to this, the right of juries in criminal cases to determine both the facts and the law, has been fundamental in this country. Toryistic lawyers and judges of these later days try to get around it, but 31, range 4 east, \$100;
To the Public School Fund of Township

Courses offered in English Lan-Courses offered in English Language and Literature; History, Mathematics, Physics, Chemistry, Botany, Zoology, Physiology, Geography, Geology, Astronomy, Surveying, Latin, Greek, German, French, Spanish, Psychology, History and Philosophy of Education, Method, Agriculture, Manual Training, Music, Drawing, Elocution, Physical Training, Bookkeeping and Penmanship. Special ing and Penmanship. Special short courses for teachers.

This being a state institution, the teaching force is paid by the state, and the only charge made to the students is a small incidental fee of \$5 a term and a gymnasium fee of \$1 a year. Board and room rent in Lening Hall for girls and in Albert Hall for boys, under supervision of the faculty, \$14 to \$15 a month. Halls furnished with every modern convenience.

For further information send for free catalogue. Address,

STATE NORMAL SCHOOL, Cape Girardeau, Mo.

Tuscarora Fertilizers

Increase the yield, improve the quality, enrich the soil. Every harvest proves it. Can you afford to risk your wheat? Be safe. Tuscarora Fertilizers grow biggest crops. Car load in stock. For terms and prices see W. E. Bell & Son, Belleview, Mo.

REWARD OFFERED-\$25 offered for arrest and conviction of any person for cutting timber on our land in Iron and St. Francois Cos., Mo., without our written consent. WHITENER-LONDON REALTY CO



QUINCY, ILL.

Annual attendance 1400,

to teachers, Students from majority of states, Occurrence of the Students of the Majority of states, Occurrence of the Majority of states, Occurrence of the Majority of states, Occurrence of the Majority of the Ma

JOHN MAYES PROPRIETOR LIVERY, FEED AND SALE

STABLES Ironton, Missouri

Brand New Rigs Good Horses, and Careful Drivers, Charges Reasonable. Special Attention to Transients, Phone No. 59. South of Courthouse Sq.

SCHOOL FUND MORTGAGE SALE.

Whereas, J. D. Brewington and Martha Whereas, J. D. Brewington and Martha E. Brewington, his wife, by their certain School Fund Mortgage Deed, dated the 25th day of March, 1908, which said mortgage deed was duly recorded in the office of the Recorder of Deeds for Iron County, Missouri, in Book 38, at page 238 of said book, conveyed to Iron County, Missouri, for the use and benefit of the Capital School Fund of said county (Marsin more particular day of said county (therein more particularly de-scribed and set forth) the following described real estate, lying and being in said Iron County, State of Missouri, described as fol-

The southwest quarter of the southeast quarter of section 25, township 31, north, of range four east, except one-half acre from the judges that the jury's deed dated August 30th, 1870: also so much right to say "Guilty" or "Not of the northwest quarter of the southeast quarter as is contained in the following de-scription: beginning at a walnut tree six inches in diameter, near the mouth of a lane, running from thence in a northwesterly direction to the northeast quarter of the south-west quarter of section 25, township 31, range four east, containing seventy acres, more or less; also, the east half of the southeast quarter of the southwest quarter of section 25, township 31, range four east.

Which conveyance was made to secure the payment of four hundred and twenty-five dollars belonging to the Capital School Fund of said county, as follows to wit: To the Public School Fund of Township

that the defendant, Albec Crooks, cannot be found in the City of St. Louis, as is shown by the non-set return of the Sheriff of the City of St. Louis, as is shown by the non-set return of the Sheriff of the City of St. Louis, as is shown by the non-set return of the Sheriff of the City of St. Louis, as is shown by the non-set return of the Sheriff of the City of St. Louis, as is shown by the non-set return of the Sheriff of the City of St. Louis, as is shown by the non-set return of the Sheriff of the City of St. Louis of Sheriff of the City of St. Louis of Sheriff of the City of St. Louis of Sheriff of the Sheriff of the City of St. Louis of Sheriff of the City of Sheriff of the Sheriff AT BROWN'S.

SPECIAL PRICES

ON-

Low-Quarter Shoes, Ladies' Suits, Shirtwaists, Wash Dresses, Men's Suits, Straw Hats,

Dress Shirts, Pants, Underwear, Work Socks, Ladies' Hats, Etc., Etc.

"We Can Save You Money."

ONE-PRICE... CASH STORE

ng interest at the rate of five per cent, per annum from date, bearing date the 25th day of March, 1908, and payable on the 25th day of March, 1909, which said bond has been and remains unpaid;

And, whereas, among other things, it is rovided in said deed of mortgage that i default should be made in the payment o the principal or interest, or any part thereof at the time when the same should severally become due and payable according to the enor and effect of said bond, that the then acting Sheriff of Iron County, Missouri, should have power, without suit on said deed of mortgage, to proceed and sell said property conveyed and mortgaged in said deed;
And, whereas, default has been made in the payment of said bond in said deed of mortgage described, by both principal and ureties;

Now, therefore, in accordance with the provisions of said deed of mortgage, and in obedience to an order of the Honorable County Court of Iron County, Missouri, made at the August term, 1910, I, John I. Marshall, Sheriff of said County of Iron, State of Missouri, will, on Saturday, the 3d day of September, 1910,

at the east front door of the courthouse, in the City of Ironton, Iron County, Missouri between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, sell, at public vendue. to the highest bidder, for cash in hand, the above described real estate, to satisfy said bond and mortgage, and the costs her

JOHN I. MARSHALL, Sheriff Iron County, Mo.

TRUSTEE'S SALE.

Whereas, John H. Wood, of Hays, Kansas, by his certain deed of trust dated the twenty-fifth day of March, 1910, and recorded in the office of the Recorder of Deeds for the County of Iron, State of Missouri, in Book 57, Page 36, conveyed to the undersigned, Trustee, the following described real estate, situated in the County of Iron, and State of Missouri, to wit:

The Northwest Quarter (N. W. 14); the west half of the northeast quarter (W14 N. E. 14); the northwest quarter of the southeast quarter (N. W. 14 of S. E. 14), and the north half of the southwest quarter (N the north half of the southwest quarter (N. ½ S. W. ¼). All in Section eight, (8), Township thirty-three, (33), north, Range four (4) East, of the Fifth Principal Meridian, in Iron County, Missouri, containing three hundred and sixty (360) acres, except the right-of-way of the St. Louis, Iron Mountain and Southern Railroad, as laid through the northwest corner of said land. The foregoing described land being rea-The foregoing described land being reg-istered at Ironton, Missouri, as "The Brook Farm," which conveyance was made to the undersigned in trust, to secure the payment of ten (10) certain notes in said deed speciare now past due and remain unpaid; now, therefore, at the request of the legal holder of said notes, and in pursuance of the condi-tions in said Deed of Trust, the undersigned, trustee, will sell the property above describ-ed at public vendue, to the highest bidder for cash, at the east front door of the Court

MISSOURI PACIFIC IRON MOUNTAIN

Daily Trains 7

-TO-

ST. LOUIS

FOR ALL POINTS

NORTH, EAST, WEST AND SOUTH

3-Trains Daily-3

FOR ALL POINTS IN

ARKKANSAS, LOUISIANA, TEXAS AND THE GREAT SOUTHEAST

.The Most Direct Route..

To Memphis and all points East and Southeast Best line to Hot Springs, Ark. Elegant Day Coaches, Reclining Chair Cars — Seats Free — Pullman Buffet Sleeping Cars ON ALL THROUGH TRAINS.

B. H. PAYNE,

Gen. P. & T. Ag't

DR. F. W. TRAUERNICHT

IRONTON.

Office in the Academy of Music Building, Main Street.

SUNDAYS BY APPOINTMENT?

THE ST. LOUIS STAR

Under the ownership of Mr. E. G. Lewis

Will be the Ideal Family

Paper for the year 1910. It will be bigger, better and more interesting with each issue, and will continue to lead all others.

All the News

Daily Short Story and Home Subjects

The Daily Star By Mail,]

in which you are interested.

ONE WHOLE YEAR, \$2.00 Daily and

Sunday Star By Mail One Year, \$3.75.

Send for sample copy and our special list of Premiums for old and new subscriptions. Write to-day.

ST. LOUIS STAR, Circulation Department.

WM. R. EDGAR ATTORNEY AT LAW.

IRONTON. MO. Practices in all the Courts of the State

BOATMEN'S BANK

ST. LOUIS, MO. ORGANIZED 1847. \$2,000,000.00

Surplus 1,000,000,00 Undivided Profits - -

INTEREST PAID ON TIME DEPOSITS: 3 Per Cent. for Six Months.

Current Accounts, also, solicited.

WM. H. THOMSON, Cashier.